

Please find below and/or attached an Office communication concerning this application or proceeding.

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•	- 1 2004 w	Application No.	Applicant(s)	
2	DET SU	10/626,681	ALANINE ET AL	
Office Action Suring	TRADEMARK	Examiner	Art Unit	
		Celia Chang	1625	
The MAILING DATE of this of Period for Reply	communication ap	pears on the cover shee	t with the correspondence a	ddress
A SHORTENED STATUTORY PE THE MAILING DATE OF THIS CO - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date of - If the period for reply specified above is less the - If NO period for reply is specified above, the mailing to reply its specified above, the mailing to reply within the set or extended perion and reply received by the Office later than three earned patent term adjustment. See 37 CFR	OMMUNICATION. p provisions of 37 CFR 1. of this communication. nan thirty (30) days, a rep naximum statutory period od for reply will, by statut see months after the mailin	136(a). In no event, however, ma ly within the statutory minimum of will apply and will expire SIX (6) No. cause the application to become	y a reply be timely filed thirty (30) days will be considered time MONTHS from the mailing date of this ARANDONED (35 U.S.C. & 133)	ely. communication.
Status				
1) Responsive to communication	on(s) filed on 14 A	pril 2004.		
2a) ☐ This action is FINAL.		s action is non-final.		•
3) Since this application is in co	•		natters, prosecution as to th	e merits is
closed in accordance with th				
Disposition of Claims				
4) Claim(s) 1-21 is/are pending	in the application			
4a) Of the above claim(s)	• •			
5) Claim(s) is/are allowe	d.			
6) Claim(s) is/are rejected	ed.		•	
7) Claim(s) is/are object	ed to.	•	"	
8) Claim(s) 1-21 are subject to	restriction and/or	election requirement.	•	
Application Papers				
9) The specification is objected	to by the Examine	er.		
10) The drawing(s) filed on	_is/are: a)□ acc	epted or b) Dobjected	to by the Examiner.	
Applicant may not request that a				
Replacement drawing sheet(s) i				
11)☐ The oath or declaration is obj	ected to by the Ex	caminer. Note the attach	ned Office Action or form P	TO-152.
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a a) All b) Some * c) No		priority under 35 U.S.C	C. § 119(a)-(d) or (f).	
1. Certified copies of the		s have been received		
			Application No	
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application from the In				9_
* See the attached detailed Offic	ce action for a list	of the certified copies n	ot received.	
Attachment(s)				
1) Notice of References Cited (PTO-892)		4) 🖂 Intension	w Summary (PTO-413)	
2) D Notice of Draftsperson's Patent Drawing F		Paper N	lo(s)/Mail Date	
Information Disclosure Statement(s) (PTC Paper No(s)/Mail Date		5) Notice (6) Other: _	of Informal Patent Application (PT	O-152)
U.S. Patent and Trademark Office		o) [_] Outer: _	·	
PTOL-326 (Rev. 1-04)	Office Ad	tion Summary	Part of Paper No./Mail D	ate 20040728

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DETAILED ACTION

1. Claims 1-21 are in the case.

2. Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 8-10, 20, drawn to R5-R6 forms ring selected from piperidine, pyrrolidine or morpholines, classified in class various, subclass various, depending on species election. If this group is elected, a further election of a single disclosed species is also required. Generic claims 1-7, 13-14, 16-19 and 21 can be prosecuted together with the elected compounds to the extend of the elected compounds wherein R5-R6 forms a piperidine, pyrrolidine or morpholine.
- II. Claims 8-10, drawn to R5-R6 forms a ring not covered by group I, classified in class various, subclass various, depending on species election. If this group is elected, a further election of a single disclosed species is also required. Generic claims 1-7, 13-14, 16-19 and 21 can be prosecuted together with the elected compounds to the extend of the elected compounds wherein R5-R6 forms a ring other then piperidine, pyrrolidine or morpholine.
- III. Claim 15, drawn to R5 and R6 do not form a sing and R6 contains a heterocycle or R8 is a heterocycle, classified in class various, subclass various, depending on species election. If this group is elected, a further election of a single disclosed species is also required. Generic claims 1-7, 13-14, 16-19 and 21 can be prosecuted together with the elected compounds to the extend of the elected compounds wherein R5 and R6 do not form a ring and R6 contain a heterocycle or R8 is heterocycle.
- IV. Claims 11-12, drawn to R5 and R6 are independent substituents which are non-heterocyclic, classified in class 549, subclass various, depending on species election. If this group is elected, a further election of a single disclosed species is also required. Generic claims 1-7, 13-14, 16-19 and 21 can be prosecuted together with the elected compounds to the extend of the elected compounds wherein R5 and R6 are independent substituents which are non-heterocyclic.

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The inventions are distinct, each from the other because:

Groups I-IV compounds are independent and distinct because the compounds differ in elements, bonding arrangement and chemical property to such en extend that a reference anticipating one group would not render another group obvious. Compounds of groups I-IV being drawn to different core structure which have been evidenced in the art to be not analogous for the same utility but having independent and distinct utility (see CA 109:83214).

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Should applicant traverse on the ground that the groups and/or species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the groups and/or species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention. In the instant case, then there could have been no patentability of all the claims over CA 109:83214, see RN 115685-07-9 anticipated compounds of group IV.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Celia Chang whose telephone number is 571-272-0679. The examiner can normally be reached on Monday through Thursday from 8:30 am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Cecilia Tsang, can be reached on 571-272-0562. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

OACS/Chang July 28, 2004 Celia Chang
Primary Examiner
Art Unit 1625

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Notice of References Cited			Application/Control No. 10/626,681	Applicant(s)/ Reexamination ALANINE ET		
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U.S. Patent and Trademark Office PTO-892 (Rev. 01-2001) AN 1988:483214 CAPLUS

DN 109:83214

TI Silver halide color photographic material containing development inhibitor-releasing coupler

IN Ichijima, Yasushi; Yamada, Kozaburo; Shimada, Yasuhiro

I

PA Fuji Photo Film Co., Ltd., Japan

SO Jpn. Kokai Tokkyo Koho, 36 pp. CODEN: JKXXAF

DT Patent

LA Japanese

FAN. CNT 1

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	PATENT NO.	KIND DATE		APPLICATION NO.	DATE			
ΡI	JP 62287249	A2	19871214 [.]	JP 1986-131584	19860606			
	JP 07007190	B4	19950130					
PRAI	JP 1986-131584		19860606					
GT								

$$(z^2)_c$$
 $(z^4)_d$
 $(z^4)_d$
 $(z^4)_d$

AB A Ag halide color photog. material contains I [Z1, Z2, Z4 = C0, S02; X, Y = (substituted) methine, N; Z3 = organic group except CO or S02 to form 5- or 8-membered ring with (Z1)a, (X=Y)b, (Z2)c, (Z4)d and CH(PDI); PDI = a group which is released upon reaction of I with an oxidized developer to form a development inhibitor; a, b, c, d = 0, 1, (wherein ≥1 of a and b = 1 or c = 0 when a = b = 1); when I is a 5-membered ring, ≥1 of a and b is 1 and ≥1 of c and d is 1]. The Ag halide color photog. material exhibits improved sharpness and color reproduction IT 115685-07-9

RL: RCT (Reactant); RACT (Reactant or reagent)
(reaction of, photog. development inhibitor-releasing coupler from)

RN 115685-07-9 CAPLUS

CN 1,3-Benzodioxole-5-carboxamide, 7-hydroxy-2,2-diphenyl-N-propyl- (9CI) (CA INDEX NAME)